UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF OHIO EASTERN DIVISION

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HERBILICIOUS MUSIC, W CHAPPELL MUSIC CORP. d/b/a WC MUSIC CORP., IRISH INTELLECT MUSIC, and HMNIM MUSIC,	:	Civil Action No.
Plaintiffs, -against-	: : :	
UNIVERSAL ENTERTAINMENT, LLC and RICHARD WOLF,	:	COMPLAINT
Defendants.	: : x	

Plaintiffs, through their undersigned attorneys, allege:

- 1. This is a suit for copyright infringement under Title 17 of the United States Code.
- 2. This Court has jurisdiction pursuant to 28 U.S.C. § 1338(a), and venue in this District is proper pursuant to 28 U.S.C. 1400(a).
- 3. Plaintiffs allege three (3) causes of action for copyright infringement based on the Defendants' public performances of Plaintiffs' copyrighted musical compositions. SCHEDULE A, annexed to the Complaint, sets forth in summary form the allegations hereinafter made with respect to the Plaintiffs, their copyrighted musical compositions, and Defendants' acts of infringement.

THE PARTIES

4. The Plaintiffs named in Column 2* are the owners of the copyrights in the original musical compositions listed in Column 3 and are properly joined in this Complaint under Rule 20 of the Federal Rules of Civil Procedure.

^{*} All references to "columns" herein refer to the numbered columns set forth in SCHEDULE A.

- 5. On information and belief, Defendant Universal Entertainment LLC ("Universal Entertainment") is a limited liability company organized under the laws of the State of Ohio with a place of business located at 6252 Busch Boulevard, Columbus, OH 43229.
- 6. At all times hereinafter mentioned, Universal Entertainment did, and still does, own, control, manage, operate, and maintain a place of business for public entertainment, accommodation, amusement, and refreshment known as Kings of Clubs, located at 6252 Busch Boulevard, Columbus, OH 43229.
 - 7. Musical compositions were and are publicly performed at Kings of Clubs.
- 8. On information and belief, defendant Richard Wolf ("Wolf" and, together with Universal Entertainment, the "Defendants") is an individual who resides and/or does business in this District.
- 9. At all times hereinafter mentioned, Wolf was, and still is, owner, officer, director, and/or manager of Universal Entertainment.
- 10. At all times hereinafter mentioned, Wolf was, and still is, responsible for the control, management, operation and maintenance of the affairs of Universal Entertainment.
- 11. At all times hereinafter mentioned, Defendants jointly had, and still have, the right and ability to supervise and control the activities that take place at Kings of Clubs, including the right and ability to supervise and control the public performance of musical compositions at Kings of Clubs.
- 12. Each Defendant derives a direct financial benefit from the public performance of musical compositions at Kings of Clubs.

FACTS SPECIFIC TO DEFENDANTS' INFRINGEMENT OF PLAINTIFFS' COPYRIGHTED MUSICAL COMPOSITIONS

- 13. The Plaintiffs are all members of the American Society of Composers, Authors, and Publishers ("ASCAP"), a membership association that represents, licenses, and protects the public performance rights of its more than 960,000 songwriter, composer, and music publisher members.
- 14. Each ASCAP member grants to ASCAP a non-exclusive right to license the performing rights in that member's copyrighted musical compositions. On behalf of its members, ASCAP licenses public performances of its members' musical works, collects license fees associated with those performances, and distributes royalties to its members, less ASCAP's operating expenses.
- 15. Going back several years, ASCAP representatives have made more than 70 attempts to contact the Defendants, or their representatives, agents, or employees, to offer an ASCAP license for Kings of Clubs. ASCAP has contacted Defendants by phone, by mail, and by e-mail.
 - 16. Defendants have refused all of ASCAP's license offers for Kings of Clubs.
- 17. ASCAP's various communications gave Defendants notice that unlicensed performances of ASCAP's members' musical compositions at Kings of Clubs constitute copyright infringement of ASCAP's members' copyrights in their musical works.
- 18. Notwithstanding the foregoing, Defendants have continued to present public performances of the copyrighted musical compositions of ASCAP members at Kings of Clubs, including the copyrighted works involved in this action, without permission, during the hours that the establishment is open to the public for business and presenting musical entertainment.
- 19. The original musical compositions listed in Column 3 were created and written by the persons named in Column 4.

- 20. The original musical compositions listed in Column 3 were published on the date stated in Column 5, and since the date of registration have been printed and published in strict conformity with Title 17 of the United States Code.
- 21. The Plaintiffs named in each cause of action, including their predecessors in interest, if any, complied in all respects with Title 17 of the United States Code, secured the exclusive rights and privileges in and to the copyright of each composition listed in Column 3, and received from the Register of Copyrights a Certificate of Registration, identified as set forth in Column 6.
- 22. Defendants, on the dates specified in Column 7, and upon information and belief, at other times prior and subsequent thereto, infringed the copyright in each composition named in Column 3 by giving public performances of the compositions at Kings of Clubs, for the entertainment and amusement of the patrons attending said premises, and Defendants threaten to continue such infringing performances.
- 23. The public performances at Kings of Clubs of the Plaintiffs' copyrighted musical compositions on the dates specified in Column 7 were unauthorized: neither Defendants, nor any of the Defendants' agents, servants, or employees, nor any performer was licensed by, or otherwise received permission from any Plaintiff, or any agent, servant, or employee of any Plaintiff, to give such performances.
- 24. In undertaking the conduct complained of in this action, Defendants knowingly and intentionally violated Plaintiffs' rights.
- 25. The many unauthorized performances at Kings of Clubs include the performances of the three copyrighted musical compositions upon which this action is based.
- 26. At the times of the acts of infringement complained of, the Plaintiff named in each cause of action was an owner of the copyright in the composition therein named.
- 27. The said wrongful acts of the Defendants have caused and are causing great injury to the Plaintiffs, which damage cannot be accurately computed, and unless this Court restrains

the Defendants from the further commission of said acts, said Plaintiffs will suffer irreparable in-

jury, for all of which the said Plaintiffs are without any adequate remedy at law.

WHEREFORE, Plaintiffs pray:

I. That Defendants and all persons acting under the direction, control, permission or

authority of Defendants be enjoined and restrained permanently from publicly performing the

aforementioned compositions -- or any of them -- and from causing or permitting the said

compositions to be publicly performed at Kings of Clubs, or in any place owned, controlled,

managed, or operated by Defendants, and from aiding or abetting the public performance of such

compositions in any such place or otherwise.

II. That Defendants be decreed to pay such statutory damages as to the Court shall

appear just, as specified in 17 U.S.C. § 504(c)(1), namely, not more than Thirty Thousand

Dollars (\$30,000) nor less than Seven Hundred And Fifty Dollars (\$750) in each cause of action

herein.

II. That Defendants be decreed to pay the costs of this action and that a reasonable

attorney's fee be allowed as part of the costs.

III. For such other and further relief as may be just and equitable.

Dated: June 24, 2024

By: /s/ Kimberly E. Ramundo

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